

Aug. 25, 2014

Re: CASE No. 14-4271 RESPONSE TO YOUR LETTER DATED
AUG 18 2014 bhr

Dear Ms Engle;

brief

Thank you for your quick response to my letters. Again I ask that you do not file or submit any written on my behalf before I have read and approved of such. I understand the Court insists upon punctuality so please send me a schedule of Docket. It is essential we work together in satisfying the Courts schedule

Regarding your letter, you failed to mention any of the issues I raised concerning the violation of my Constitutional Rights;

Detective Van Hozen perjurying himself in Discovery.

Knowingly submitting false evidence.
Conspiring to violate my Rights by enlisting others to validate his lies.

It is the upmost responsibility of Defense Counsel to protect the Rights of individuals afforded to them by the Constitution of the United States. As with you, I immediately brought these issues to the attention of each of my prior

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U.S. DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

attorneys, only one, Michele Cinque took action by filing a Motion to dismiss. She would not have done so without investigation and validity to my claims. In my previous letter I stated a simple course of action needed to verify my claims.

Furthermore you barely addressed the issue of ineffective counsel, though in doing so you further compounded the situation in your assessment of when DNA matching occurred. According to your letter a DNA match was established in Dec. 2012. The fact remains Mr. Patrick Kent showed me a bar graph emphatically declaring the prosecution has been in possession of this evidence depicting a match of my DNA to DNA left on evidence at the crime since Oct. 2012. What is puzzling is why you and everyone else is ignoring the Prosecutions own words via e-mail says in March of 2013, that there may be a possible match. Furthermore the report Mr. Kent

testified to basing his opinion upon does not contain a bar graph. The Prosecutions claim that there might be a possible match does not prove a match has occurred.

Due to the inconsistencies of the interpretations of the investigations I ask to be provided with copies of all material pertinent to my case

These items are to include, though not limited to, Discovery, all 302's, inter office e-mails, any notes of conversations, Private Investigators William Kanwisher's report, all letters by me to Chief Justice Casanova, Judge Bredard, and all to and from my attorneys. ~~of~~ I want all lab reports and the surveillance tapes of the crime scene

I understand this request to be substantial and therefore ask to be provided these at the earliest. It is my understanding that what is required is at your disposal and there should not be any delay.

Should for some unknown reason you are not in possession of said materials please obtain and send these immediately.

Should there be any delay which may cause conflict with the Docket schedule please contact the Court, myself and take the steps to remedy the situation.

Your Cooperation and dedication is deeply appreciated.

Sincerely

Mark E. Coulters
55010-037

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FOURTH CIRCUIT

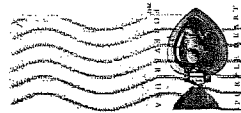
cc Lawler & Engbert LLC - Sicilia Engbert

1 Michele Cinque Public Defender for
Anne Arundel County Maryland.

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Federal Courthouse

AUG 29 2014

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Court Clerk

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